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FLETCHER, HEALD & HILDRETH

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March 31, 1994

Mr. William F. Caton Acting Secretary Federal Communications Commission 1919 M Street, N.W., Room 222 Washington, D.C.

Petition for Rulemaking

Modification of FM Table of Allotments

Tice, Florida

Dear Mr. Caton:

Transmitted herewith on behalf of Gulf Communications Partnership permittee of WWAT-FM, Tice, Florida are an original and four copies of its Petition for Rulemaking.

Should any questions arise concerning this matter, please communicate with the undersigned.

> Very truly yours, FLETCHER, HEALD & HILDRETH

Kathleen Victory

Gulf Counsel for

Communications

Partnership

Enclosure

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PAUL D.P. SPEARMAN (1938-1962) FRANK ROBERSON (1936-1961)

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WRITER'S NUMBER

(703) 812-

RECEIVED BEFORE THE FEDERAL COMMUNICATIONS COMMISSION WASHINGTON, D.C. 20554

In the Matter of)
)
Amendment of Section 73.202(b))
Table of Allotments)
FM Broadcast Stations)
(Tice, Florida))

To: Chief, Allocations Branch

PETITION FOR RULE MAKING

Gulf Communications Partnership ("Gulf"), permittee of Station WAAD(FM), Tice, Florida, by its counsel and pursuant to Section 1.401 of the Commission's Rules, hereby requests the Commission to issue a notice of proposed rulemaking to amend Section 73.202(b) (the FM Table of Allocations), to substitute Channel 229C2 for Channel 229A at Tice, Florida, and to allow Gulf to upgrade its authorized facilities from a Class A to a Class C2. As discussed further below, in order to accomplish this change, it will be necessary also to make the following frequency substitutions:

Channel No.

	Present	Proposed
Naples, FL	228A	284A
Big Pine Key, FL	284C	283C
Key Colony Beach, FL	288C2	237C2

1. WAAD(FM) is the only radio broadcast facility authorized to Tice, Florida. Gulf was awarded the construction permit on February 17, 1993, pursuant to a global settlement in MM Docket 90-WAAD, as yet, has not been constructed. As indicated at 505.

Paragraph 7 to the engineering statement of Jefferson G. Brock of Graham Brock Communications, attached hereto as Attachment A (the "Engineering Statement"), Gulf's proposal would substantially increase the coverage of its proposed facility. Operating with the requested upgraded facilities, Gulf would provide service to a predicted 505,025 persons, an increase of 247,873 persons (49%) over the predicted coverage of its authorized Class A facility.

2. The substitution of Channel 229C2 for Channel 229A at Tice would require a site restriction of 14.8 kilometers in order to prevent any short-spacing to stations WGYL(FM), Channel 229C2, Vero Beach, and WLVE(FM), Channel 230C, Miami Beach, Florida. As confirmed by the distance separation study for Channel 229C2¹, other than this site restriction, the allocation of Channel 229C2 at Tice can be made in compliance with the Commission's minimum separation requirements as to all other licensed, authorized or requested facilities except WNOG(FM), Channel 228A, Naples, Florida.² Channel 284A, however, can be substituted for Channel 228A at Naples in compliance with the Commission's minimum separation requirements³, except with respect to Channel 284C at Big Pine Key.⁴ Operating on Channel 284A from its existing site, WNOG would continue to provide city grade coverage to Naples. Moreover, operating on Channel 284A, WNOG could seek to increase

See Exhibit 2 to the Engineering Statement.

WNOG(FM), Naples, is licensed to Palmer Broadcast Group.

See Exhibit 4 to the Engineering Statement.

⁴ See further discussion below.

its effective radiated power from 3.0 kilowatts to 6.0 kilowatts. This power increase would enable WNOG to provide service to 148,223 persons within its 1 mV/m contour, an increase of 15,171 persons over the coverage provided by its currently authorized facilities.

3. Substituting Channel 284A at Naples would require modification of the existing Channel 284C allocation at Big Pine Key.⁵ Exhibit 6 of the Engineering Statement shows that Channel 283C can be substituted for Channel 284C at Big Pine Key in compliance with the Commission's minimum separation requirements, except as to the proposed Channel 280C2 allotment to Key Colony Beach.⁶ The Big Pine Key station, operating on Channel 283C from

The FM Table of Allotments currently allots Channel 284C to Big Pine Key. In its Memorandum Opinion and Order, 55 RR2d 903 (1984), modifying its Report and Order in MM Docket 80-90, 55 RR2d 1150 (1983), the Commission automatically downgraded Class C stations unable to meet the Commission's revised minimum requirements for Class C facilities to Cls. Hence, while the Table of Allotments has not been amended, Station WWUS(FM), licensed to Crain Broadcasting, Inc.("Crain"), currently is licensed to operate on Channel 284C1 at Big Pine Key. Crain Broadcasting filed an application to retain its full Class C status (BPH-870302MQ). The Commission returned Crain's application. Crain filed an application for review of the Commission's action returning the application. In its Memorandum Opinion and Order, FCC 93-311, released July 2, 1993, the Commission denied Crain's appeal. Crain filed a Petition for Reconsideration of the order denying the Application for Review on August 2, 1993. Crain's Petition is still pending. accommodate the possibility that the petition might be granted, Gulf's proposal would permit the substitution of a full Class C at Big Pine Key if the Commission grants Crain's petition for reconsideration. Clearly, in the event that Crain's Petition is denied, Channel 283C1 can be substituted for the current Channel 284C at Big Pine Key without disrupting Gulf's proposal or causing any separation problems not otherwise discussed herein.

The FM Table of Allotments currently allocates Channel 288C2 to Key Colony Beach. A construction permit for a new FM station, WKKB, to operate on Channel 288C2 at Key Colony Beach is issued

its licensed site, would continue to provide a city grade signal to its community of license.

- 4. There are three available C2 frequencies, 237, 267 and 269, which can be substituted at Key Colony Beach to accommodate the changes requested by Gulf. Construction and operation of WKKB from its existing transmitter site on any of these three channels would provide city grade coverage to its community of license and meet the Commission's minimum spacing requirements as to all other licensed, authorized or requested facilities. Of these channels, Channel 237C2 appears to be the most advantageous for the operation of the authorized but unconstructed WKKB facility. Therefore, Gulf requests the substitution of Channel 237C2 in lieu of Channel 288C2 at Key Colony Beach.
 - 5. Gulf's proposal comports with the Commission's "Columbus

and outstanding to permittee Richard L. Silva. WKKB has not been constructed. A pending rule making, however considers, inter alia, a request for the substitution of Channel 280C2 for Channel 288C2 at Key Colony Beach. See Amendment of Section 73.202(b), Table of Allotments, FM Broadcast Stations (Key Colony Beach, Key Largo and Marathon, Florida), DA 93-532, MM Docket 93-136, RM-8161, released June 3, 1993(the "Key Largo Rule Making"). But for the Key Largo Rule Making, Gulf's proposal would not need to modify the Key Colony Beach allotment.

Gulf acknowledges that the deadline for filing counterproposals in the Key Largo Rule Making is past. Adoption of Gulf's requested substitution of Channel 237C2 at Key Colony Beach, however, would not interfere with adoption of any of the proposals made in the Key Largo Rule Making. Thus, waiver of the deadline here would cause no harm to the parties or disruption of the process. The considerations of administrative orderliness which underlie the counter-proposal deadline do not apply here as the Commission, sua sponte modify channel allotments.

But see discussion at Paragraph 5 below.

Doctrine" regarding changes to existing stations. While Gulf seeks three non-consensual channel allocation modifications, one of the three affected facilities, WKKB, Key Colony Beach, is an authorized but unbuilt station. Even if WKKB opts to construct prior to resolution of the Key largo Rule Making, it must be noted that Gulf's proposal herein does not conflict with the existing Key Colony Beach allocation (Channel 288C2). The Key Colony Beach permittee ultimately either will be required to change channel as a result of a grant of the Key Largo Rulemaking or it will not be required to change its channel at all. The former would occur regardless of whether Gulf's proposal is adopted. The latter obviously does not trigger Columbus concerns.

6. Requiring WKKB to modify its channel prospectively would cause the permittee no hardship since the station has not been constructed and is not operating. Deven if the station should be constructed prior to the final grant of Gulf's proposal, the station could be built at its authorized transmitter site and only the modification of the station's frequency thereafter would be

⁹ See, Amendment of Section 73.202(b) Table of Allotments, FM Broadcast Stations (Columbus, Central City, Kearney, Lexington, McCook and Valentine, Nebraska; and Hill City, Kansas, 59 RR2d 1184 (1986), wherein the Commission indicated that it would reject petitions for rule making seeking frequency changes to more than two channel substitutions for which consent has not been obtained.

An application for extension of the WKKB construction permit, filed November 15, 1993, is pending. In light of the pending Key Largo Rule Making, the permittee may be awaiting the outcome of that proceeding before constructing and commencing operation on a frequency that may change.

required. Moreover, the public interest benefit arising from adoption of the Gulf upgrade proposal clearly outweighs any inconvenience which might be caused to the permittee in eventually constructing and operating his facility on a different frequency. In addition, a grant of the Key Colony Beach frequency modification requested in Gulf's proposal would eliminate Key Colony Beach as one of the necessary modifications under the Key Largo Rule Making and could eliminate the need for further delay in the construction and initiation of service to the public by the Key Colony Beach permittee pending the resolution of the Key largo Rule Making.

7. In accordance with the Commission's policy, Gulf hereby pledges that, if the Commission grants the requested modification of the FM Table of Allotments, it will reimburse the licensees at Naples and Big Pine Key for their expenses involved in changing channels. Further, Gulf affirms that, if the Commission grants the requested modification of the FM Table of Allotments, Gulf will promptly file the required minor modification application to move its authorized site to a new location and to upgrade its station to

See paragraph 4 above.

The current Key Colony Beach allocation does not conflict with the Gulf proposal. Only if the proposal in the Key Largo Rule Making is granted triggering the channel change for Key Colony Beach would the modified Key Colony Beach allocation interfere with Gulf's proposal. Thus, Gulf believes that the repayment of any expenses the Key Colony Beach permittee might incur as a result of a channel change are the responsibility of the Key Largo petitioner. At most, Gulf should be required to pay one half of any expenses incurred by the Key Colony Beach permittee since the permittee will be required to change channels (albeit to a channel other than that sought in the Key Largo Rule Making petition), if at all, only as a result of the Key Largo Rule Making.

a C2, and upon grant of such application, will promptly construct the newly approved facility. Finally, since none of the requested modifications to the FM Table of Allotments gives rise to the need for any comparative consideration of applicants for a new channel, Gulf's petition for rulemaking is not affected by the Commission's freeze on comparative hearing proceedings. See, Public Notice, FCC-94-41, released February 25, 1994.

8. Therefore, in light of the foregoing, Gulf Communications
Partnership respectfully requests the Commission to issue a notice
of proposed rule making to amend its FM Table of Allotments as
follows:

Channel No.

	<u>Present</u>	Proposed
Tice, FL	229A	229C2
Naples, FL	228A	284A
Big Pine Key, FL	284C	283C
Key Colony Beach, B	L 288C2	237C2

Respectfully submitted,

Howard M. Weiss Kathleen Victory Its attorneys

GULF COMMUNICATIONS PARTNERSHIP

H

FLETCHER HEALD & HILDRETH 1300 N. 17th Street 11th Floor Rosslyn, VA 22209 (703) 812-0400

March 31, 1994

GRAHAM BROCK, INC.

BROADCAST TECHNICAL CONSULTANTS

PETITION FOR RULE MAKING
GULF COMMUNICATIONS PARTHERSHIP
SUBSTITUTE CH 229C2 FOR CH 229A
ORDER WAAD TO CHANGE CLASS
TICE, FLORIDA
March 1994

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PETITION FOR RULE MAKING GULF COMMUNICATIONS PARTNERSHIP SUBSTITUTE CH 229C2 FOR CH 229A ORDER WAAD TO CHANGE CLASS TICE, FLORIDA Narch 1994

TECHNICAL STATEMENT

1. This technical statement and attached exhibits were prepared on behalf of Gulf Communications Partnership ("Gulf"), permittee of Station WAAD, Channel 229A, Tice, Florida. Gulf requests the Commission amend \$73.202(b) of its rules to substitute Channel 229C2 for Channel 229A at Tice, Florida. Further, Gulf requests the Commission to modify the WAAD construction permit to change its authorized class. In order to accommodate its request, Gulf requests the following additional changes; the substitution of Channel 284A for Channel 228A at Naples, Florida; the substitution of Channel 283C for Channel 284C at Big Pine Key, Florida; and the substitution of Channel 237C2 for Channel 288C2 at Key Colony Beach, Florida. The specific details of these additional changes are denoted below.

PROPOSAL

2. Gulf requests the Commission substitute Channel 229C2 for Channel 229A at Tice, Florida, at reference coordinates

North Latitude 26° 36' 21" and West Longitude 81° 57' 10". An

allotment at the reference coordinates would require a site restriction of 14.8 kilometers west-southwest of Tice to avoid shortspacing WGYL, Channel 229C2, Vero Beach, Florida, and WLVE, Channel 230C, Miami Beach, Florida. From the reference location a 3.16 mV/m contour will be delivered to Tice, Florida. Exhibit #1 is a usable area map for Channel 229C2 at Tice, Florida. Exhibit #2 is a \$73.207 spacing study which demonstrates Channel 229C2 meets the Commission's minimum distance separation requirements to all other licensed, applied for or proposed facilities (with the exception of Channel 228A at Naples, Florida, which is addressed below).

3. Channel 284A can be substituted for Channel 228A at Naples, Florida, at geographic coordinates North Latitude 26° 07' 21" and West Longitude 81° 43' 22". This is the present licensed site for WNOG(FM), Channel 228A, Naples, Florida. Naples will continue to receive 70 dBu, 3.16 mV/m, service from WNOG operating on Channel 284A. Exhibit #3 is a usable area map for Channel 284A at Naples, Florida. Exhibit #4 is a \$73.207 spacing study which demonstrates Channel 284A meets the Commission's minimum distance separation requirements to all other licensed, applied for or proposed facilities. In conducting the channel study for this statement, we have considered station WWUS(FM), Channel 284C, Big Pine Key, Florida, as a full Class C and

request a full Class C substitution accordingly. 1 (See further discussion of WWUS at Footnote #2 below). However, in the event that the WWUS licensee's pending petition for reconsideration is denied, substitution of Channel 283C1 for Channel 284C1 would similarly accommodates the change requested herein by Gulf and meets \$73.207 spacing requirements at the present WWUS transmitter site.

4. Channel 283C can be substituted for Channel 284C at Big Pine Key, Florida, at the present licensed site of WWUS, Channel 284C1, Big Pine Key, at coordinates North Latitude 24° 39' 38" and West Longitude 81° 25' 10". From this location, Crane Broadcasting would continue to provide a 3.16 mV/m contour to Big Pine Key. Exhibit #5 is a usable area map for Channel 283C at Big Pine Key, Florida. Exhibit #6 is a spacing study which demonstrates that Channel 283C meets the Commission's minimum

¹⁾ Even if WWUS remained on Channel 284 as a C1 facility, it is still necessary to relocate the facility to Channel 283 to accommodate the Naples substitution.

²⁾ WWUS, licensed to Crane Broadcasting, is presently licensed to operate on Channel 284C1 at Big Pine Key, Florida. However, there remains a pending application to upgrade WWUS to Channel 284C at Big Pine Key (BPH-870302MP). While the application was dismissed by the Commission and the licensee's application for review was denied, the licensee's petition for reconsideration remains pending and \$73.202(b) of the Commission's rules still shows Channel 284C as the allocation for Big Pine Key. Therefore, Channel 283C is an equivalent substitute channel. Should WWUS's pending reconsideration be denied, Channel 283C1 can be utilized at the present WWUS site. It should be further noted that a counterproposal was filed in Rm 8081, MM Docket 93-136, (Key Largo) requesting (among other changes) substitution of Channel 283C for Channel 284C at Big Pine Key. That counterproposal was subsequently withdrawn by the party who filed the proposal.

distance separation requirements to all other licensed, applied for or proposed facilities (with the exception of the proposed allotment of Channel 280C2 at Key Colony Beach, Florida, as discussed below).

- 5. Channel 237C2 can be substituted for Channel 288C2 at
 Key Colony Beach, Florida, at reference coordinates North
 Latitude 24° 42' 25" and West Longitude 81° 06' 17". This is
 the present construction permit site for WKKB, Channel 288C2, Key
 Colony Beach, Florida. A 3.16 mV/m contour will be provided
 to all of Key Colony Beach from the proposed location. Exhibit
 #7 is a usable area map for Channel 237C2 at Key Colony Beach,
 Florida. Exhibit #8 is a \$73.207 spacing study which demonstrates Channel 237C2 meets the Commission's minimum distance
 separation requirements to all other licensed, applied for or
 proposed facilities.
- 6. Therefore, Gulf requests the following changes to the FM Table of Allotments:

Tice. Florida

Present

Proposed

229A

229C2

³⁾ WKKB, Channel 288C2, Key Colony Beach, authorized to Richard L. Silva, is currently unbuilt. A proposal is pending in the Key Largo rule making, Rm 8081, MM Docket 93-136, to change the Key Colony Beach allotment from Channel 288C2 to Channel 280C2. The potential allocation of Channel 280C2 conflicts with the proposed substitution of Channel 283C at Big Pine Key, Florida. Channel 237C2, without interfering with the changes sought in that proceeding, can be substituted for the proposed Channel 280C2 in the Key Largo proceeding, thereby eliminating the need for a subsequently change from Channel 280C2 to Channel 237C2 for WKKB.

Naples. Florida

Present

Proposed

228A, 233C 276C3 233C, 276C3 284A

Big Pine Key, Florida

Present

Proposed

284C

283C

Key Colony Beach, Florida

Present

Proposed

288C2

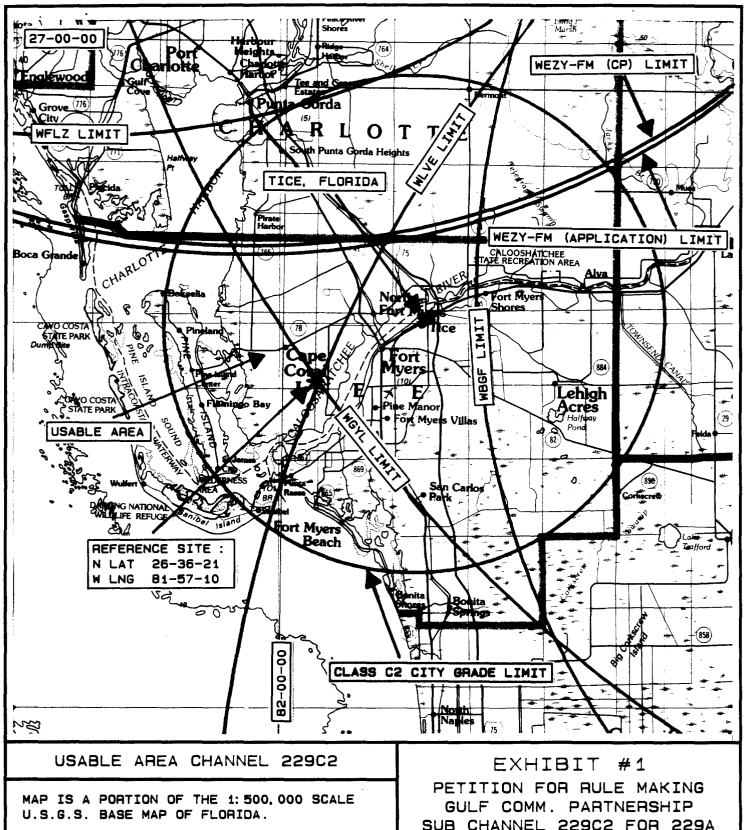
237C2

PUBLIC INTEREST ASPECTS

7. The allocation of Channel 229C2 will enable WAAD to provide 1.0 mV/m service to 506,025 persons in 5,563.9 square kilometers (land area only). This is an increase of 247,873 persons over the facilities specified in its presently authorized Class A construction permit. Additionally, the substitution of Channel 284A for Channel 228A at Naples, Florida, will enable WNOG to increase its effective radiated power from 3.0 to 6.0 kilowatts. WNOG-FM then has the potential to increase population served from 133,052 persons to 148,223 persons within its 1.0 mV/m contour, a net gain of 15,171 persons. 4

⁴⁾ All population data was extracted from the 1990 Census, PL94-171 files.

8. The foregoing technical statement and attached exhibits were prepared for Gulf Communications Partnership by Graham Brock, Inc., its Technical Consultants. All information contained herein is true and accurate to the best of our belief and knowledge. Should questions arise during consideration of this technical statement and exhibits, we would welcome the opportunity to discuss the matter by phone at 912-638-8028. All data relating to authorized, applied for or proposed facilities (FM stations) was extracted from the NTIA database, as updated January 26, 1994. We assume no liability for omissions or errors in that database.



MAP ASSUMES WNOG-FM ON CHANNEL 284A AT NAPLES, FLORIDA.

SCALE 1: 500, 000 MI 10 0 10 MI KM 10 0 10 KM

PETITION FOR RULE MAKING GULF COMM. PARTNERSHIP SUB CHANNEL 229C2 FOR 229A ORDER WAAD TO CHANGE CLASS TICE, FLORIDA March 1994

GRAHAM BROCK, INC.

ALLOCATION STUDY FOR CHANNEL 229C2 TICE, FLORIDA USING PROPOSED ALLOCATION SITE AS REFERENCE

REFERENCE 26 36 21 N 81 57 10 W		CLASS C2 Current rules spa CHANNEL 229 - 93	acings .7 MHz -	. D S	DISPLAY DATES ATA 01-26-94 EARCH 03-08-94
CALL TYPE	CH# CITY LAT LN	STATI G PWR	BEAR'	D-KM D-Mi	R-KM MARGIN R-Mi (KM)
AD229	229C2 Tice 26 36 21 81 Gulf Comm. Pa	FL 57 10 0.000 ki	0.0 7 OM	0.00 1 0.0 1	90.0 -190 .00 18.1
Waad.C CP CN	229A Tice 26 42 56 81 Gulf Comm. Pa:	FL 50 36 3.000 ki rtnership	41.9 7 100M	16.32 1 10.1 1 BPH-88051	66.0 -149.68 03.2 8MK
WLVE LI ZEN	230C Miami Bo 25 57 59 80	each FL 12 33 100.000 kW License Limited	112.1 7 307M	188.00 1 116.8 1	88.0 0.00 16.8
WGYL LI CN	27 36 04 80	ach FL 23 33 50.000 kW nications Ltd.	146M	118.1 1	18.1
Wezyfm Ap Cn	231C Lakeland 27 42 09 82 Chapman S. Roc	d FL 02 32 100.000 km ot 1982 Living Tru	355.8 7 323M 1st B	121.84 1 75.7 MPH-93091	05.0 16.84 65.3 41F
WEZYFM CP CN	27 42 45 82	d FL 02 25 100.000 kW ot 1982 Living Tru	7 320M	76.4	65.3
WBGF LI CN	228A Belle G 26 42 56 80 Seminole Broad	lade FL 40 58 3.000 kW dcasting Co.	84.5 78M	127.01 1 78.9 BLH-80041	06.0 21.01 65.9 8AC
WFLZ LI CY	227C Tampa 27 50 32 82	FL 15 46 100.000 kW sting of Tampa Bay	347.4 7 414M	140.39 1 87.3	05.0 35.39 65.3
WMMZ LI CN	29 16 06 82	FL 04 51 100.000 kW sting Corp.	411M	183.5 1	54.8

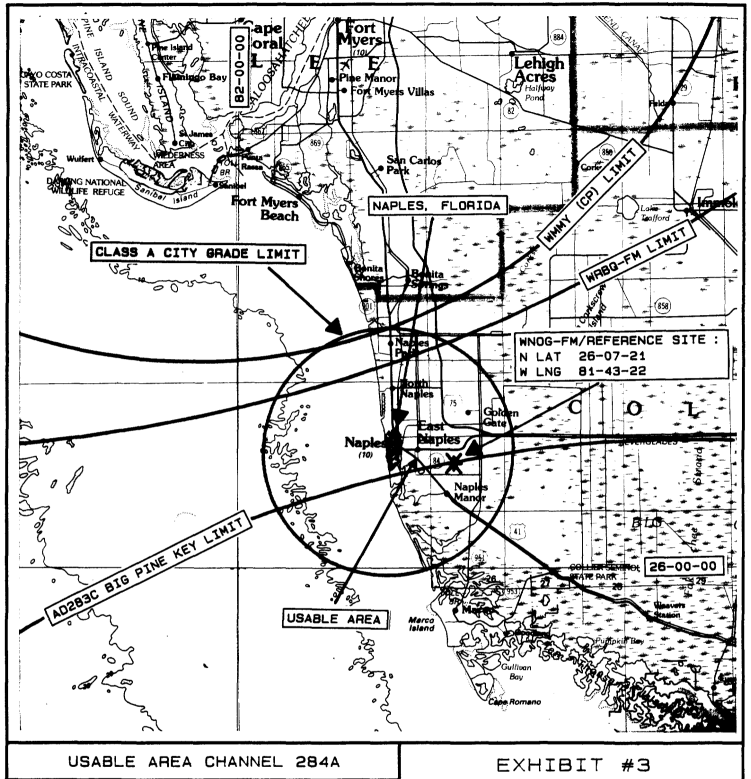
ALLOCATION STUDY CHANNEL 229C2

STUDY ASSUMES THAT WNOG-FM NAPLES, FLORIDA IS OPERATING ON CHANNEL 284A.

EXHIBIT #2

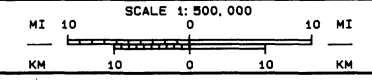
PETITION FOR RULE MAKING GULF COMM. PARTNERSHIP SUB CHANNEL 229C2 FOR 229A ORDER WAAD TO CHANGE CLASS TICE, FLORIDA March 1994

GRAHAM BROCK, INC.



MAP IS A PORTION OF THE 1:500,000 SCALE U.S.G.S. BASE MAP OF FLORIDA.

MAP ASSUMED WWUS ON CHANNEL 283C AT BIG PINE KEY, FLORIDA.



PETITION FOR RULE MAKING GULF COMM. PARTNERSHIP SUB CHANNEL 229C2 FOR 229A ORDER WAAD TO CHANGE CLASS TICE. FLORIDA March 1994

GRAHAM BROCK, INC.

ALLOCATION STUDY FOR NAPLES, FLORIDA USING WNOG-FM/PROPOSED ALLOCATION SITE AS REFERENCE

RE 26 81	FERENCE 07 21 N 43 22 W		CLASS A Current rules spacings CHANNEL 284 -104.7 MHz -		ings MHz -	DIS DATA SEAR		PLAY DATES 01-26-94 CH 03-08-94	
		CH# CITY LAT LNO							
•	AD284	284K Naples 26 07 21 81 Gulf Comm. Par	43 22	FL 0.000 kW	0.0	0.00	115.0	-115.00	
	AP CN	284C Big Pine 24 39 38 81 Crain Broadca: hannel 283C	<i>25 10</i>	620.000 kW	135M	102.4	140.5	-61.20	
	LI CN	284C1 Big Pine 24 39 38 81 Crain Broadca hannel 283C	<i>25 10</i>	100.000 kW	1 <i>32</i> M	102.4	124.3		
*	AD283	283C Big Pine 24 39 38 81 Gulf Comm. Pa			169.3 0M	164.80 102.4	165.0 102.6	-0.20	
	LI CN	284C1 Tampa 27 56 50 82 Edens Broadca	27 35 sting, I	100.000 kW	171M	133.6 BLH-605	124.3		
	wmmy.c CPMZCN	285A Solana 26 53 37 82 West Florida	03 03	6.000 kW	97M	56.9	44.8		

ALLOCATION STUDY CHANNEL 284A

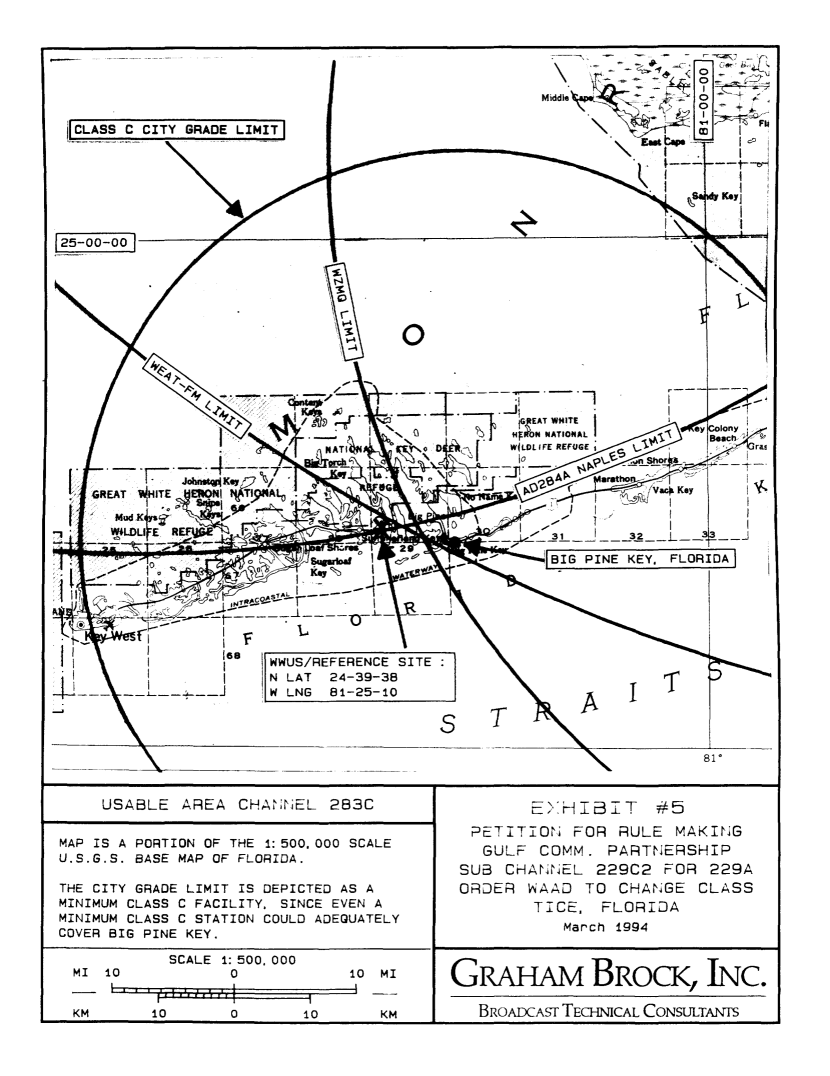
* NOTE: THE CLEARANCE TO CHANNEL 283C IS LESS THAN -0.5 KILOMETERS AND THEREFORE ROUNDS TO ZERO.

EXHIBIT #4

PETITION FOR RULE MAKING GULF COMM. PARTNERSHIP SUB CHANNEL 229C2 FOR 229A ORDER WAAD TO CHANGE CLASS TICE, FLORIDA

March 1994

GRAHAM BROCK, INC.



ALLOCATION STUDY FOR BIG PINE KEY, FLORIDA USING WWUS/PROPOSED ALLOCATION SITE AS REFERENCE

RE: 24 : 81 :	FERENCE 39 38 N 25 10 W	Currer	CLASS C nt rules space EL 283 -104.5	ings MHz -		DISPI DATA SEARCH	AY DATES 01-26-94 1 03-08-94
	CALL TYPE	CH# CITY LAT LNG	STATE PWR	HT	D-Mi	R-Mi	(KM)
	AD283	283C Big Pine Key 24 39 38 81 25 10 Gulf Comm. Partnersh	FL 0.000 kW	0.0	0.00	290.0	-290.00
	WWUS.A AP CN	284C Big Pine Key 24 39 38 81 25 10 Crain Broadcasting,	620.000 kW	135M	0.0	149.8	-241.00
	wwus Li Cn	284C1 Big Pine Key 24 39 38 81 25 10 Crain Broadcasting,	100.000 kW	132M	0.0	129.9	
*	AD284	284A Naples 26 07 21 81 43 22 Gulf Comm. Partnersh		349.3 OM	164.80 102.4	165.0 102.6	-0.20
	WEATFM LI ZCN	282C West Palm Beac 26 34 37 80 14 32 J.J. Taylor Companie	100.000 kW	388M	151.0	149.8	
	DE280 DE >PRM	280C2 Key Largo 25 05 29 80 26 37 Spanish Broadcasting	FL 0.000 kW g System	64.2 OM	109.55 68.1 RM-816	105.0 65.3 1	4.55 921217
	wzmo Li zcn	280C2 Key Largo 25 05 29 80 26 37 Spanish Broadcasting	FL 50.000 kw g System	64.2 73M	109.55 68.1 BLH-930	105.0 65.3 427KA	4.55

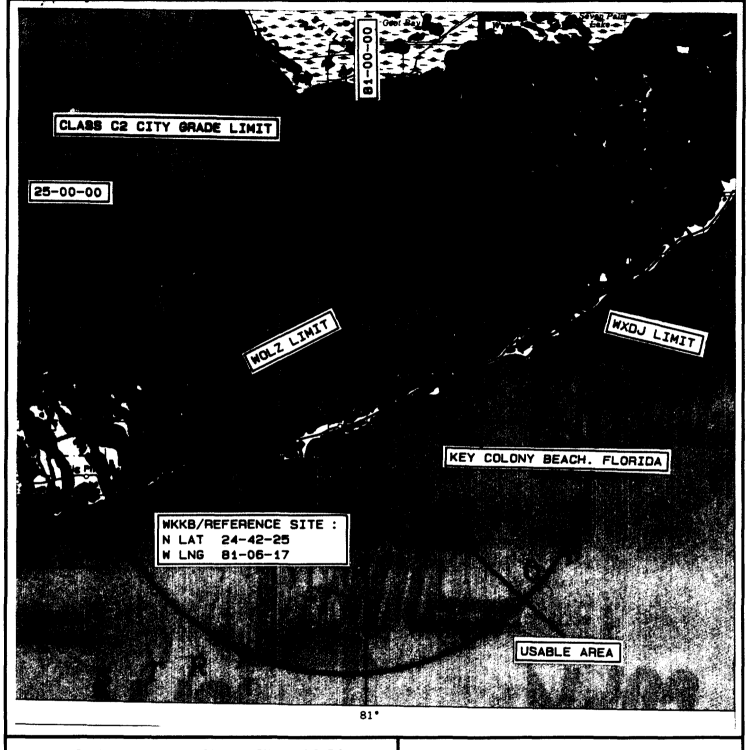
ALLOCATION STUDY CHANNEL 283C

* NOTE: THE CLEARANCE TO CHANNEL 284A IS LESS THAN -0.5 KILOMETERS AND THEREFORE ROUNDS TO ZERO.

EXHIBIT #6

PETITION FOR RULE MAKING GULF COMM. PARTNERSHIP SUB CHANNEL 229C2 FOR 229A ORDER WAAD TO CHANGE CLASS TICE, FLORIDA March 1994

GRAHAM BROCK, INC.

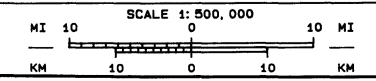


USABLE AREA CHANNEL 237C2

MAP IS A PORTION OF THE 1:500,000 SCALE U.S.G.S. BASE MAP OF FLORIDA.

EXHIBIT #7

PETITION FOR RULE MAKING GULF COMM. PARTNERSHIP SUB CHANNEL 229C2 FOR 229A ORDER WAAD TO CHANGE CLASS TICE, FLORIDA March 1994



GRAHAM BROCK, INC.

ALLOCATION STUDY FOR KEY COLONY BEACH, FLORIDA USING WKKB/PROPOSED ALLOCATION SITE AS REFERENCE

R	EFERENCE		DISPLAY DATES
24	42 25 N	CLASS C2	DATA 01-26-94
81	06 17 W	CLASS C2 Current rules spacings CHANNEL 237 - 95.3 MHz	SEARCH 03-08-94
		CH# CITY STATE BEAR' D-KM	
	TYPE	LAT LNG PWR HT D-Mi	• •
	AD237	237C2 Key Colony Beach FL 0.0 0.00	190.0 -190.00
		24 42 25 81 06 17 0.000 kW 0M 0.0	118.1
		Gulf Comm. Partnership	
	WOLZ	237C1 Fort Myers FL 334.5 235.3	3 224.0 11.33
		26 37 25 82 06 56 100.000 kW 138M 146.3	
		Beachside West Broadcasting, Inc. BLH-890)830KC
	WXDJ	239C1 Homestead FL 34.8 112.3	79.0 33.39
		25 32 24 80 28 07 100.000 kW 299M 69.8	
		New Age Broadcasting, Inc. BLH-870	

ALLOCATION STUDY CHANNEL 237C2

EXHIBIT #8

PETITION FOR RULE MAKING GULF COMM. PARTNERSHIP SUB CHANNEL 229C2 FOR 229A ORDER WAAD TO CHANGE CLASS TICE, FLORIDA March 1994

GRAHAM BROCK, INC.

AFFIDAVIT AND QUALIFICATIONS OF CONSULTANT

State of Georgia) St. Simons Island)ss: County of Glynn)

JEFFERSON G. BROCK, being duly sworn, deposes and says that he is an officer of Graham Brock, Inc. Graham Brock has been engaged by Gulf Communications Partnership, permittee of Radio Stations WAAD, to prepare the attached Technical Exhibit.

His qualifications are a matter of record before the Federal Communications Commission. He has been active in Broadcast Engineering since 1979.

The attached report was either prepared by him or under his direction and all material and exhibits attached hereto are believed to be true and correct.

This the 17th day of March, 1994

Jefferson G. Brock

Afficant

Sworn to and subscribed before me this the 17th day of March, 1994

Notary Public, State of Georgia

My Commission Expires: September 8, 1995

CERTIFICATE OF SERVICE

I, Barbara Lyle, a secretary in the law firm of Fletcher, Heald & Hildreth, do hereby certify that true copies of the foregoing "Petition For Rule Making" were sent this 31st day of March, 1994 to the following:

* Victoria McCauley
Acting Chief, Allocations Branch
Policy and Rules Division
Federal Communications Commission
2025 M Street, N.W., Room 8324
Washington, D.C. 20554

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Barbara Lyle

*HAND DELIVERED